

selected list and the numbers thereof; the said judge, or judges, shall then cause the Clerk of the Court for the County in which the drawing is being made, or one of his deputies whom the said judge, or judges, shall designate, neither the one nor the other who may be so required to act to be present at the selection of the said list of names or the numbering of the same, to appear before him or them, and then and there in the presence of the said judge or judges, and such other persons as may choose to attend, to draw from the box in which the balls are placed, in the same order and way that ballots would be drawn, without in any way looking into said box, one by one forty-eight of said marbles or balls; and as each marble or ball is drawn from the box it shall be handed to the judge or judges, who shall announce the number thereon and the name on the said selected and certified list whose number corresponds therewith; and the forty-eight names corresponding by numbers to the forty-eight numbers on the marbles or balls so drawn and the said numbers, shall be duly recorded in the presence of the said judge or judges, who shall forthwith order a venire facias for the persons whose names have been so drawn. The forty-eight marbles or balls drawn shall be sealed up safely, and preserved by the Clerk; the marbles or balls that were not drawn shall remain in the box, or boxes, wherein they were deposited, which shall be locked or sealed, to be used in filling vacancies that may occur in the jury, in the same way they might be filled if the drawing had been made by ballots. The intent and meaning of this Act is not to supersede or repeal the laws now regulating the drawing of juries by ballot, but simply to provide another way of drawing them, leaving the judges in said Judicial Circuit free to use either the ballot system or the marble or ball system as may be most convenient and satisfactory to the judge or judges drawing a jury.

1912, ch. 498.

220. Whenever any petit jurors, or talesman sworn in a case, shall be required to attend and sit in the trial of a case at a night session of the Circuit Court for any county in the Second Judicial Circuit of this State, or be otherwise detained in said Court at night, in the discharge of their duty as jurors, the Court may, in its discretion, allow each of such jurors and talesmen compensation for such night service; provided, such additional compensation shall not exceed two dollars to each juror for any one night, and shall be paid in the same way that their per diem is now paid to jurors.

JUSTICES OF THE PEACE AND CONSTABLES.

P. L. L., 1888, Art. 15, sec. 138. 1874, ch. 142. 1873, ch. 68. 1890, ch. 56. 1894, ch. 639.

221. There shall be the following number of justices of the peace and constables for Kent county, to wit: for election district number one, three justices of the peace and three constables; for election district number two, three justices of the peace and two constables; for election district number three, two judges of the peace and two constables; for election